## IN THE SUPERIOR COURT OF COBB COUNTY STATE OF GEORGIA

Plaint	iff:					
and				Civil Action File No.:		
Defen	dant:					
			COMPLAINT FOR DIVO	RCE WITH MINOR CHILDREN		
	My nan	ne is _		, and I am representing myself in this divorce action. In		
suppor	t of my ca	se, I	state as follows:			
1.	Subject	t Mat	ter Jurisdiction: I am the Plaintiff	in this action, and:		
			[Check	only one (1) box.]		
		(a)	I have been a resident of the State of this action.	f Georgia for more than six (6) months immediately prior to filing		
		(b)	I am not a resident of the State of Go	eorgia, but my spouse has been a resident of the State of Georgia		
			for at least six (6) months immediat	ely prior to my filing of this action.		
2.	Vanua	Mv	cnousa's nama is	, and s/he is the Defendant in this		
۷.	action.	IVI	spouse s name is	, and sine is the Detendant in this		
	action.		[Ch	neck only one (1) box.]		
		(a)	The Defendant is a resident of Cobb	County and is subject to the jurisdiction of this Court.		
		(b)	The Defendant is a resident of Georg	gia in County, but the Defendant and I		
			lived together in Cobb County, and	the Defendant has only moved away from Cobb County within the		
			past six months before the date of n	ny filing this action.		
		(c)	The Defendant is a resident of Geor	gia in County, and I live in Cobb		
			County. The Defendant has acknow	vledged service of process and consented to the jurisdiction and		
			venue of this Court.			
		(d)	The Defendant is not a resident of the	he State of Georgia, but I am a resident of Cobb County, Georgia,		
			and:			
			[Check	only one (1) box.]		
			☐ (1) The Defenda	nt was formerly a resident of the State of Georgia and currently		
			resides in the	State of The Defendant is subject to		
			the personal j	jurisdiction of the Court under Georgia's Long Arm Statute,		
			O.C.G.A. § 9	1-10-91(5).		

		□ (2)	The Defendant has never resided in the State of Georgia and currently resides in
			the State of
		$\square$ (3)	The Defendant has acknowledged service of process and consented to the
			jurisdiction and venue of this Court.
	□ (e)	I am a resident of Co	bb County and the Defendant's whereabouts are unknown to me. I am filing my
		Affidavit of Due Dili	gence with this Complaint, and incorporate it herein by reference.
3.	Service of l	Process: The Defenda	nt shall be sued as provided under O.C.G.A. § 9-11-4, in the following manner:
			[Check only one (1) box.]
	□ (a)		cknowledged service of process. I am filing the Acknowledgment of Service
		_	ed by the Defendant) with this Complaint.
	⊔ (b)	The Defendant may which is as follows:	be served by the Sheriff's Department at the Defendant's residence/work address,
	□ (c)		es outside of Cobb County, and shall therefore be served by second original, as G.A. § 9-10-72. Service shall be made by the sheriff's department of the county resides.
	□ (d)		ereabouts are unknown to me. I am filing my Affidavit of Due Diligence with this
	(-)		endant shall be served by publication as provided under O.C.G.A. § 9-11-4(e)(1)
		_	be found within the State of Georgia. To the best of my knowledge, the
			wn address is as follows:
4.	Date of Ma	rriage:	
			[Check and complete only on (1) box.]
	$\Box$ (a)	The Defendant and I	were lawfully married on
	□ (b)		are married by common law because we lived together and held ourselves out as
		husband and wife as	of which was a date prior to January 1, 1997.
5.	Date of Sep	oaration: The Defenda	ant and I last separated on, and
	we have ren	nained in a true state o	f separation since that date.

6.	Settlem	ent Agree	ement:						
		[Check only if there is a signed agreement.]							
		☐ The Defendant and I have entered into a <i>Settlement Agreement</i> , which we both want to incorporate into the							
		Final Judgment and Decree of Divorce. The Settlement Agreement has been signed by each of us in front							
		of a notary public, and I am filing the Settlement Agreement with the Court, together with this Complaint.							
7.	Minor (	Children:							
		[Check only one (1) box. If there are no minor children, you may use a different							
			form, which is much	shorter.	See instructions.]				
		(a) The l	Defendant and I do not have any	minor ch	ildren together.				
		(b) The	Defendant and I are the parents o	f1	minor children, lis	ted below:			
			Name of Child	Sex	Date of Birth	Lives with (mother, father, other)			
8.	Childre	en's Curre			-				
in									
with the following people:									
								The chil	ldren have

			Name of Person	Person's Current Address			
10 Poorlo	<b>1</b> 3/:41	. <b>X</b> X/b.	om Children Hove Liveds During	the past five years, the children have lived with the following			
people:	VV ILI	I VVII	om Cindren Have Lived: During	the past five years, the children have lived with the following			
			Name of Person	Person's Current Address			
11. <b>Other (</b>	Cour	t Cas	ses About Children:				
			[Check only				
	(a)			witness or in any other capacity in any other litigation			
	<i>a</i> >		· ·	the minor children in this or any other state.			
	(b)			ncerning the custody of the minor children in Georgia or			
		another state. The court, case number, and date of any order concerning custody or visitation under the other litigation are as follows:					

9. **Children's Past Residences:** During the past five years, the children have lived at the following addresses:

## [Check only one (1) box.] ☐ (a) I do not have any information of any proceeding that could affect this case, including proceedings for enforcement and proceedings relating to family violence, protective orders, termination of parental rights, and adoptions in this or any other state. □ (b) I have information about a proceeding that could affect this case, including proceedings for enforcement and proceedings relating to family violence, protective orders, termination of parental rights, or adoptions in this case or another state. The court, the case number, and the nature of the proceeding are as follows: 13. Others Claiming Custody or Visitation: [Check only one (1) box.] ☐ (a) I do not know of any other person who is not a party to this case, who has physical custody of the children or who claims to have custody or visitation rights with respect to the children. ☐ (b) I know of someone who is not a party to this case, who has physical custody of the children or who claims to have custody or visitation rights with respect to the children. The names and present addresses of the person(s) are: Name of Person **Person's Current Address**

12. Other Proceedings That Could Affect Custody or Visitation in This Case:

14. Cimu	Cusii	[Check and complete only one (1) box.]
	(2)	They should be in the full custody of the
		The Plaintiff and Defendant should share joint legal custody, with primary physical custody to the
	(0)	
	(a)	·
Ц	(c)	
15. Child	Visita	ation: I believe that the following visitation arrangement is in the best interests of the children:
		[Check and complete only one (1) box.]
	(a)	The should have reasonable visitation.
		Visitation for the Defendant should be limited in the following way, for the following reasons:
	(-)	
16. <b>Child</b> \$	Suppo	ort:
		[Check and complete only one (1) box.]
	(a)	The Defendant has income or is capable of earning sufficient money to support the minor children.
		Based on the Defendant's gross income of \$ per month, and the Georgia Child
		Support Guidelines (O.C.G.A. § 19-6-15), the Defendant should pay an amount of support between
		\$ and \$ per month.
	(b)	Based on my gross income of \$ per month, and the Georgia Child Support
		Guidelines (O.C.G.A. § 19-6-15), I can pay the Defendant an amount of child support between
		\$ and \$ per month.
	(c)	The issue of child support cannot be decided in this action because the Court does not have personal
		jurisdiction over the Defendant.
17. Health	Insu	rance for Children:
		[Check only one (1) box.]
	(a)	The Defendant should be ordered to maintain a policy for medical, dental, and hospitalization
		insurance for the minor children.
	(b)	I already provide health insurance for the children, and the Defendant should be required to reimburse
		me for a fair share of the cost each month.
	(c)	I am not asking the Court to address this issue in this case.
	(d)	The issue of health insurance cannot be decided in this action because the Court does not have personal
		jurisdiction over the Defendant.

18.	Other	Med	ical Expenses for Children:				
			[Check only one (1) box.]				
	☐ (a) The Defendant should be responsible for all expenses incurred for the children's medical, dental, are						
			hospital care that are not covered by insurance.				
		(b)	The Defendant and I should share the cost of expenses incurred for the children's medical, dental, and				
			hospital care, that are not covered by insurance.				
		(c)	I am not asking the Court to address this issue in this case.				
		(d)	The issue of health care expenses for the children cannot be decided in this action because the Court				
			does not have personal jurisdiction over the Defendant.				
19.	Life Ins	sura	nce Support to Children:				
			[Check only one (1) box.]				
		(a)	The children depend on the Defendant for support, and therefore the Defendant should maintain a				
			policy of insurance on the Defendant's life, with a face amount of \$, for the				
			benefit of the minor children. The Defendant should maintain a policy for so long as at least one of the				
			children is a minor or is otherwise entitled to child support.				
		(b)	I am not asking the Court to address this issue in this case.				
		(c)	The issue of life insurance for the children cannot be decided in this action because the Court does not				
			have personal jurisdiction over the Defendant.				
20.	Alimon	ıy:					
			[Check only one (1) box.]				
		(a)	I am financially dependant on the Defendant and need the Court to order the Defendant to pay alimony				
			for my support.				
		(b)	I am not asking for alimony.				
		(c)	The issue of alimony cannot be decided in this action because the Court does not have personal				
			jurisdiction over the Defendant.				

## 21. Marital Property:

			[Check only one (1) box.]				
(a)	The D	efendant and I	have already divided our marital property, and we are both satisfied with the				
	divisio	division.					
(b)	The D	The Defendant and I do not have any property acquired during our marriage.					
(c)	The D	efendant and I	have acquired the following property during our marriage, and I am asking for a				
	fair di	vision of this p	roperty:				
			[Check and complete all that apply.]				
		House located	at	_•			
		Other real esta	ate, located at				
		Mobile home	(model:, year:	_).			
		Pension (mine	e, worth \$; Defendant's, worth \$)	١.			
		Motor vehicle	s listed here:				
		0	Model/year:	-			
		0	Model/year:	_			
		0	Model/year:	_			
		Furniture:					
		0	Listed here:	_			
				_			
				_			
				_			
		0	Listed on a separate paper attached to this <i>Complaint</i> .				
		Bank account	and/or other investments:				
		0	Listed here:	_			
				_			
				_			
				_			
		0	Listed on a separate paper attached to this <i>Complaint</i> .				
		Other property	y:				
		0	Listed here:	_			
				_			
				_			
				_			
		0	Listed on a separate paper attached to this <i>Complaint</i> .				
(d)	The is	sue of the divis	ion of marital property cannot be decided in this case because none of the				

property is in Georgia and the Court does not have personal jurisdiction over the Defendant.

22.	Joint of	r Ma	rtial Debts:						
				[Check and complete	only one (1) box.]				
		(a) The Defendant and I do not have any outstanding joint or marital debts.							
		(b)	(b) The Defendant and I have the following outstanding joint or marital debt, and responsibility for paying						
		them should be as listed below:							
				Creditor	Balance	Who Should Pay			
				<ul> <li>Listed on a separa</li> </ul>	ate paper attached to this C	Complaint.			
		(c)	The issue of	f dividing joint or martial debts c		_			
	_	(0)		al jurisdiction over the Defendar		ase seems the court does not			
			nave person	ar jurisaieu on over the Berendar					
23	Restrai	inino	Order Whe	re Violence Has Occurred:					
23.	1 Court	······s		Read instructions carefully, and	check only if applicable 1				
		The		y of physical violence by the Det		m afraid that the Defendant will			
	_			r acts of violence or harassment					
		_	manent restra		soward me diffess the Cour	t enters a temporary and			
		per	manem resur	aning order.					
24	Restor	e For	mer Name:						
27.	Kestor	c I oi	mer rame.	[Check only if ap	nlicable l				
		Mv	former name	e is		, and I am asking			
	_	-		ore that name to me.		, and I am asking			
		tiic	Court to rest	ore that hame to me.					
25	Ground	ds fo	r Divorce• N	My grounds for divorce from the	Defendant are:				
25.	Ground	us 10.	Divorce. 1	[Check the ones that you of					
		(a)	Our marri	age is irretrievably broken. Th	•	onger live together and there is			
	_	(a)		t we will get back together.	e Defendant and I can no i	onger nve together and there is			
		(b)	•	<b>tment.</b> The Defendant committee	ad the following acts of cr	ial treatment toward may			
	Ц	(0)	Cruei frea	tinent. The Defendant committee	ed the following acts of cit	der treatment toward me.			
			-						
		(2)	A dultow	The Defendant has had as1	interacting with some	also during our marriage			
			Adultery.	The Defendant has had sexual					
		(a)	Desertion.	The Defendant has intentionall	y and continually deserted	me for at least a year.			

Ц	(3)	Other grounds from the In	ist in O.C.G.A. § 19-5	-3, as explained here:	
EOD THESE D	EAO!	NS, I REQUEST THE FOLI	OWING PELIEF		
TOR THESE K	LAUI	NS, I REQUEST THE POLI	[Check all that app	dy 1	
	(a)	That I be granted a total di	- 11	-	
		•		ties be incorporated into the h	Final Judgment and
_	(0)	Decree of Divorce;	nem signed by the put	nes de meorporatea mo tre r	wat suasment and
	(c)	·	ation for the children h	be ordered according to Parag	ranhs 14 and 15
		•		penses, and life insurance for	-
_	(u)	children be ordered accord	•	•	the support of the
	(e)	That the Defendant be order			
	(f)	That our marital property b	• •		
	` '	That our joint and marital	9		
	_	-		ntly restrained from harassing	me or committing any
_	(11)	acts of violence toward me			, me or communing any
	(i)	That my former name be re		Paragraph 24:	
	(j)	•	•	ecide on the relief I have requ	ested:
_	•	That the Court issue its <i>Sto</i>	•	verse on the rener rank e requ	,
	(1)		_	the Court finds appropriate.	
Signed	thic	day of			
Signed	. 11115_	[day]	[month]	[year]	
			(Sign your name	here before Notary)	Plaintiff, Pro se
			Plaintiff's Name	(print or type):	
			Plaintiff's Addre	ss:	
			Plaintiff's Teleph	none Number:	
		ed before me, this			
day of		·			
NOTARY PUF My commission (Notary Seal)		res:			